STATE OF MAINE

V.

DAVID J. WILSON II

Submitted on Briefs November 21, 2001 Decided November 27, 2001

Panel: CLIFFORD, RUDMAN, DANA, SAUFLEY, ALEXANDER,

and CALKINS, JJ.

MEMORANDUM OF DECISION

David J. Wilson II appeals from the judgments entered in the Superior Court (Sagadahoc County, *Warren, J.*) following a jury trial, convicting him of one count of criminal threatening (Class C), 17-A M.R.S.A. § 209 (1983), and one count of possession of a firearm by a felon (Class C), 15 M.R.S.A. § 393 (1983 & Supp. 2000). Contrary to Wilson's contentions, the evidence, when viewed in a light most favorable to the State, is sufficient to support his conviction of criminal threatening. *State v. Pierce*, 2001 ME 14, ¶ 24, 770 A.2d 630, 637. Nor did the trial court commit obvious error when it admitted evidence of Wilson's prior conviction of aggravated assault. *State v. Hallowell*, 577 A.2d 778, 780 (Me. 1990); and when it determined that the State did not commit a discovery violation by not providing Wilson with the second written statement of the victim until just prior to trial. *See Davis v. Currier*, 1997 ME 199, ¶ 8, 704 A.2d 1207, 1209-10.

The entry is:

Judgments affirmed.

Attorneys for State:

Geoffrey A. Rushlau, District Attorney Richard L. Hartley, Asst. Dist. Atty. P O Box 246 Bath, ME 04530

Attorney for defendant:

Benet Pols, Esq. P O Box 791 Brunswick, ME 04011-0791